

CITY OF **NEWARK**  
Mayor Ras J. Baraka

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Department of Law

A City We Can All Believe In

**Kenyatta K. Stewart, Esq.**  
Corporation Counsel  
920 Broad Street, Room 316  
Newark, New Jersey 07102  
Offi: (973)733-3880  
Fax: (973)733-5394 - Civil Litigation Section

**Wilson D. Antoine, Esq.**  
Assistant Corporation Counsel  
[antoinew@ci.newark.nj.us](mailto:antoinew@ci.newark.nj.us)  
Dir: (973) 733-3114

April 9, 2021,

**VIA CM/ECF**

Honorable Michael A. Hammer, U.S.M.J.  
Martin Luther King Building & U.S. Courthouse  
50 Walnut Street  
Newark, NJ 07101

**Re: Aaron Hockaday v. City of Newark et. al.**  
Civ. No. 2:16-cv-762-KM-MAH

Dear Judge Hammer:

As Your Honor is aware, this office represents Defendants City of Newark, Luis Rivera and Antonio Armand (collectively, the "Newark Defendants"). I write this letter to respectfully request that a 120-day order be issued instead of a 60-day order. I anticipate that finalization of settlement will be delayed because (1) Plaintiff is currently living out-of-state; (2) the Pandemic will delay the normal operation of settlement finalization protocols; and (3) the undersigned is resigning effect, next week, and the new counsel on the matter is not yet registered with CM/ECF. The Newark Defendants thank Your Honor for giving time and attention to this matter.

Respectfully submitted,

**KENYATTA K. STEWART**  
**CORPORATION COUNSEL**  
Attorney for the Newark Defendants

By: s/Wilson D. Antoine  
Wilson D. Antoine, Esq.  
Assistant Corporation Counsel

Encl.

CC: Counsel of Record (via CM/ECF)